

MISSOURI MAY
GIVE ITS VOTES
TO JUDGE TAFT

Complete Reversal of Figures
Shown by Returns the Re-
ceived To-day, and Taft is
Now Leading Bryan by 67
Votes.

HADLEY, REPUBLICAN,
ELECTED GOVERNOR

If To-day's Estimates by Re-
publicans Prove True Taft
Will Have 327 Votes in
Electoral College,

New York, Nov. 5.—Late returns from Missouri, which was supposed Democratic, indicate that William H. Taft may have carried that state, in which case his vote in the electoral college would be 327. If Bryan lost Missouri, his electoral vote would be 156, only one more vote than he secured in 1900, when running against McKinley.

The returns from Missouri are as yet incomplete, but Taft was leading Bryan by a trifle less than one hundred votes. Missouri has eighteen votes in the electoral college. Yesterday it was quite generally conceded that Bryan had carried Missouri, but with the returns of last night there was a decided reversal. Hadley, Republican, carried the state for governor.

Maryland is still in the Republican column, but by considerably reduced plurality over the estimates of yesterday. The plurality is now set at 149. One of the remarkable features of the election was the disposition of western states to cast their national votes for Republicans and select Democrats for state officers.

This was particularly true of Ohio, Indiana and Minnesota. In the first named the plurality for Judge Taft is estimated conservatively at 50,000, while ex-Attorney-General Judson Harmon was elected governor by not less than 20,000. In Indiana the plurality for the presidential candidate was in the neighborhood of 10,000, while Marshall, Democrat, was chosen governor by about twice that figure. Gov. Johnson was re-elected in Minnesota, while the state gave Taft at least 50,000 plurality.

UNOFFICIAL RETURNS
GIVE MISSOURI TO TAFT

Both Democrats and Republicans Are
Claiming a Majority in the State
Legislature—Republican Gov-
ernor Elected.

St. Louis, Nov. 5.—Early unofficial returns to-day give the state of Missouri to Taft by 67 votes.

The exact result will not be known until the complete figures are in. With eighteen counties and a few scattered precincts to be heard from, Taft leads by less than one hundred votes.

Hadley, Republican, was elected governor, probably by over 15,000, over William Coward, Democrat. The former is attorney general.

The Republicans claim a majority of three in the legislature on a joint ballot. The Democrats claim four majority.

A decided change in the complexion of the vote came with yesterday's returns in the country precincts and the congested wards of this city.

HARRIS DEFEATED
ON LOCAL OPTION

German Republicans of Ohio Voted
Against Him Almost to a Man
and Voted For Taft.

Columbus, O., Nov. 5.—Governor Harris today conceded his defeat and the election of Judson Harmon, Democrat, for governor by 20,000. Harris stood as the champion of local option.

The German Republicans almost to a man voted against him and for Taft's plurality of 50,000 to 40,000. The legislature is Republican and probably the rest of the state ticket after the governor was elected.

QUINBY GETS IN.

Republican Elected Governor of New
Hampshire By 1,086 Votes.

Concord, N. H., Nov. 5.—Complete returns for governor show that Henry B. Quinby, Republican, was elected by a majority of 1,086 votes. Quinby has 43,628; Clarence E. Carr, Democrat, 40,540, and scattering, 2,002. The legislature is Republican and probably the rest of the state ticket after the governor was elected.

RESULTS IN RHODE ISLAND.

Pothier Elected Governor Although He
Ran Behind Taft.

Providence, R. I., Nov. 5.—Taft's plurality in Rhode Island was 15,950 as-

FLEET SAILS
FOR MANILA

Second Squadron Left Amoy,
China, To-day

ADMIRAL EVENS STAYS

He Will Make a Few Official Visits—
The Vessels Are Due to Arrive
at Manila on Sun-
day.

Amoy, Nov. 5.—The second squadron of the Atlantic fleet sailed for Manila today. Admiral Emery on the Louisiana will go to Hong Kong for a brief visit. The other seven ships will arrive at Manila on Sunday, according to the present schedule.

REPUBLICAN CONTRIBUTIONS.

Mr. Hitchcock Says They Will Be An-
nounced Soon.

New York, Nov. 5.—In a statement given to the press last night, Frank H. Hitchcock, chairman of the Republican national committee, announced that a complete list of all the contributions made to the Republican campaign fund would be made public soon, work already having been begun on the tabulation of the list.

The list is a very long one, Mr. Hitchcock said, and will give every contribution made. It will be issued in printed form.

Mr. Hitchcock was in communication with Mr. Taft by long distance telephone today. Mr. Hitchcock said Judge Taft was highly elated over his sweeping victory, especially the large plurality given him by New York state.

In speaking of the states that are still in doubt, Mr. Hitchcock said that from the reports he has received from state leaders he was confident Montana and Colorado were safe for Taft. He said also that he had received a telegram from Mr. Taft in which he said that he was confident of his victory in Maryland, while advice from Missouri says that Hadley, jr., has been elected governor and the state will probably go to Taft.

Mr. Hitchcock announced that Republican national headquarters would probably be closed by the end of the week.

BRYAN IS CHEERFUL
IN HOUR OF GLOOM

One is Not Required to Be in Office to
Do Big Things Was Statement
He Made to Friends.

Lincoln, Neb., Nov. 5.—While not caring to discuss at this time the political effect of the Democratic victory in his home state or analyze the cause, William H. Bryan in an informal talk to a number of friends who called on him expressed his pleasure at the result in Nebraska and the satisfaction afforded him to learn of the election of so many of his political and personal friends.

A delegation numbering nearly a hundred from Lincoln visited Mr. Bryan at Fairview to express to him their confidence and devotion and to assure him that such was the sentiment of a majority of the people of his city and state. Mr. Bryan in responding said:

"I am highly gratified over the results in this state. The national defeat has not been such a disappointment when we have had so many things to console us. I hope I have convinced my friends that running for office has only been an incident to my work. My heart has never been set on holding office, but I wanted to do certain works and to look as though the presidency might offer the opportunity to do that work. I am sure that in private life I can have the chance to do something. One is not required to hold office in order to do big things; one is simply required to do those things within his reach, and that much is within the reach of each of us."

Personally I shall find as much joy being out of office, if the returns show I must be, as I would be in office. I hope still to be of influence to bring about needed reforms. I appreciate very much the confidence and loyalty of the people near us. It has been the greatest comfort that the election has given us. The fact that those among whom we live have shown this confidence we appreciate more than I can tell you. It has been very kind in you to come out here and visit us on this day."

The defeat he sustained Tuesday did not weigh heavily on Mr. Bryan. He was one of the most cheerful of those at his home and laughed and joked good naturedly with his visitors. Last night Mr. Bryan was the guest of honor at the banquet of the state teachers' association, where he made a short address. He has no other immediate plans than to rest at home following his canvass.

TAFT IS TIRED.

He Is Going to Take an Absolute Rest
For Two Weeks.

Cincinnati, Nov. 5.—Judge W. H. Taft last night gave out the following message: "Please say that I am perfectly healthy but tired."

Judge Taft leaves for Hot Springs, Va., Friday.

"I am going away for a complete rest for at least two weeks," said Judge Taft.

"No, I am not going to hold political conferences, neither am I going to consider cabinet construction nor political appointments during this time. It is to be a period of as near absolute rest and quiet as I can make it."

FARMERS DEFER ACTION.

On Proposal to Abolish State Board of
Agriculture.

The meeting of the farmers of the legislature, which is becoming a regular weekly event during the session, was held last evening at the cloak room of the State House, with a large number present. The first topic taken up for discussion was the bill now under consideration in the House for the abolition of the board of agriculture and the appointment of a commissioner of agriculture who shall take charge of the agricultural interests of the state and issue bulletins, crop reports, etc., and in fact have general supervision of the educational side of the farming interests of Vermont.

A. P. Bigelow of the experiment station at Burlington, spoke at length in favor of the bill and urged the farmers in the legislature to exert their influence to pass the measure, as he claimed it would be almost invaluable to the majority of the population of this state, which is largely made up of agricultural interests.

Prof. J. L. Hill, also of the experiment station, gave quite an address on the same subject and expressed himself as being most heartily in favor of the bill, not merely because he was the original promoter of the idea, but because he thought that it was for the best interests of the great mass of farmers who constitute the commonwealth of Vermont. He is in favor of a term of office for the commissioner of agriculture, if one is appointed, of more than two years, the term of the present board of agriculture, for the reason that the time is too short for a man to familiarize himself with the needs of the people and make suitable arrangements for the betterment of present conditions. Other gentlemen who spoke on the question were Mr. Smith of Morrisville, Mr. Davis of Springfield, Mr. Boutwell of Stockbridge, Mr. Jones of Sudbury and Mr. Kendall of West Windsor.

Dr. E. S. Newcomb of New York City, a veterinary of note, spoke on the vaccination of cattle against bovine tuberculosis and gave a very interesting talk, relating the progress that has been made in the line and detailing the operation of inoculating the animals against the disease.

Mr. Kendall of West Windsor moved that the Farmers' Legislative organization endorse the bill providing for the appointment of a commissioner of agriculture, but on a motion of Mr. Cook of Danby, it was voted to lay the motion on the table until the next meeting of the organization.

TEMPORARY DEFEAT ONLY.

Not Conquered, Is the Way Gompers
Expresses It.

Washington, Nov. 5.—"Temporarily defeated, but not conquered," is the way President Gompers, president of the American Federation of Labor, views today's election, in a statement issued yesterday as follows:

"The organized workers stood true to the cause of the justice and human freedom. This is not the first time in the struggles of the masses that wealth, privilege and power gained a material, if not a temporary, victory. The moral influence of the campaign is with the cause of the workers. The part labor took compelled the discussion to be devoted almost exclusively to the labor question, labor movement and the principles of right, justice and humanity upon which their philosophy and demands are based. Even though disappointed and confident in the justice of labor's demands and their successful achievement, Action consistent, insistent and persistent will achieve for the toilers the triumph of the cause of labor and the cause of human justice. Though temporarily defeated, labor is not conquered. The future is ours."

PLEADED GUILTY.

James O'Connell Charged With Breach
of the Peace.

James O'Connell was arrested just before noon to-day by Chief Faulkner on a warrant issued on complaint of Grand Juror Davis charging him with breach of the peace. The alleged offense was committed on election day, when he struck Mike Herman during an altercation. O'Connell appeared before Judge Scott this afternoon and pleaded guilty to the charge and was assessed a total of \$15.20, which he paid.

NO PROCLAMATION

To Open the Deer Season, as It Will
Not Be Necessary.

From the State House comes the word this afternoon that Governor Protry will not issue a proclamation opening the deer season on Monday morning, that action being construed as unnecessary in view of the reading of the bill, which is expected to become a law, coming that point. But before the bill is signed by the governor it will be recalled by the legislature for a slight amendment.

WILL BE CUT IN BARRE.

Milton Soldiers' Monument Will Be of
Barre Granite.

Frank Cornell and Moody Perry of Milton were in Barre to-day and closed a contract with Carl D. Denmore of this city for the cutting of the Milton soldiers' monument. The job will be cut this winter.

LOTS OF CANDY FOOD FOR FIRE.

Close Factory in Cambridge Sustains
\$10,000 Loss.

Boston, Nov. 5.—Fire early yesterday morning badly damaged the confectionery store of George Close & Co., at Broadway and Winsor streets, Cambridge. It took two hours' hard work to bring the fire under control. The damage exceeds \$10,000. The cause is not known.

HEARD CHARGE AGAIN.

Morse Jury Came in at 11:25 to Be
Refreshed by Eating.

eNew York, Nov. 5.—The Morse jury came in for instructions at 11:25 to-day and the charge was read by Judge Lough. The jury returned to their room afterwards.

SUFFOCATED
IN HOTEL FIRE

One Man Lost Life in Brook-
field, Mass., To-day

JOHN NELSON, AGED FIFTY

Half a Dozen Guests of the House Es-
caped in Their Night Clothes,
Losing Their Effects—Damage
Was \$12,000.

Brookfield, Mass., Nov. 5.—One man lost his life and a property loss of \$12,000 was sustained today in a fire in the hotel Metropole. The victim of the fire was John Nelson, who was employed in the hotel. He went into the basement to find out the source of the fire which was discovered early today. He was suffocated before he could get out of the basement. Nelson was fifty years of age.

The hotel is partially destroyed by fire. Half a dozen guests had narrow escapes, escaping from the burning building in their night clothes. The most of them lost their effects.

ROBERT S. McMINN.

Died This Morning After a Two Weeks'
Illness, Funeral Sunday.

Robert Samuel McMinn died at his home, 175 Washington street, at four o'clock this morning of embolism of the brain following a two weeks' illness with peritonitis. The deceased was born in Eesbrook, Ireland, 31 years ago, coming to this country with his parents 13 years ago. He was a member of the granite firm of John McMinn & Sons. He was a member of the Manchester Unity, Odd Fellows, He leaves a wife and two small children, his parents, Mr. and Mrs. John McMinn, three brothers, John J. R. James and Herbert, and three sisters, Mrs. John Thom, Mrs. Allen Morris and Miss Esther McMinn.

The funeral will be held Sunday afternoon at two o'clock from the late home. Friends are requested not to send flowers.

DEATH OF C. FRED JONES.

Funeral Will Be Held Saturday After-
noon at Two O'clock.

C. Fred Jones died at 10:20 o'clock last evening at the home of his mother, Mrs. Sarah J. Jones, at 2 Eastern avenue. The cause of his death was emphysema, with which he had been ill for over a year. Last Saturday morning he arrived at his home here from Switzerland, where he went last June in hope to regain his health. The deceased was born in Cambridge, Mass., 44 years ago. His funeral services will be held from the house at two o'clock Saturday afternoon. The Rev. I. P. Booth of Chester will officiate. The interment will be in the family lot in Elmwood cemetery.

PETIT JUROR DEAD.

Leon A. Child, a Prominent Citizen of
Moretown.

Leon A. Child, a prominent farmer of Moretown, yesterday died at his home at Moretown County, after a brief illness with inflammation of the brain. Since the September term of Washington county court opened, Mr. Child had been serving as a petit juror. He went to his home last Friday, was taken ill that evening, and grew rapidly worse until yesterday morning, when death came. Mr. Child was 62 years old and always resided in Moretown. For 12 years he was road commissioner in Moretown and represented the town in the general assembly in 1902. He leaves a wife and four children.

LOOKED OVER ROUTE
FOR CROSS-STATE R. R.

Delaware & Hudson Railroad Officials
Have Been in Rutland, But Didn't
Say Anything.

Rutland, Nov. 5.—A party of Delaware & Hudson railroad officials, representing both the freight and passenger departments, have been here looking over the proposed route for a Rutland-Woodstock railroad. No statement was obtained from them.

PRESENT AN ALIBI.

In Case of Man Charged With Statutory
Rape in Worcester.

Good progress is being made in Washington county in the trial of Walter Lemaud of Worcester who is charged with statutory rape and it is thought that the case may go to the jury this afternoon. The defense opened this morning, at which time an alibi was presented. The alibi was to the effect that the respondent was at the home of Edgar Foss at the time the offense was alleged to have been committed, and the respondent's attorney introduced several witnesses who corroborated each other.

ONE CASE IN COURT.

Respondent in Montpellier Didn't Have
The Money to Pay Fine.

Officer Connolly of the Montpellier police force arrested Gustavus Johnson in Montpellier at two o'clock this morning on the charge of intoxication. Johnson was only recently let out of the county jail, where he has been spending much of the time for the past six months. He pleaded guilty before Judge Harvey today and was fined \$15, with costs of \$8.50 for a subsequent offense, with alternative sentence in the county jail. Johnson didn't have the money with which to pay, and so went to the jail for another sentence.

JENNINGS—GOODFELLOW.

Barre Young Lady Married Today to
Alabama Man at South Ryegate.

South Ryegate, Nov. 5.—The marriage of Miss Edna Goodfellow daughter of Mr. and Mrs. W. H. Goodfellow of this city, and Martin L. Jennings of Montgomery, Alabama, took place at 10 o'clock this morning at the home of the bride's grandmother, Mrs. John McAllister. The wedding ceremony was performed by Rev. W. B. Wallcut, pastor of the Presbyterian church, the single ring service being used. They were unattended.

The bride was attired in an empire gown of cream mesline silk, trimmed with duchess lace. The happy couple left this afternoon for New York, where they will stop a few days and then continue on their way to Montgomery, Alabama, where they will reside.

Carle Barstow and A. N. Chamberlain of Burlington were visitors in the city to-day.

J. G. Taylor of Brattleboro was a business visitor in the city to-day.

DEFEAT EFFORT TO
CUT APPROPRIATION

Seems Likely That Vermont Will Give
\$25,000 to Celebration of Cham-
plain Tercentenary.

All efforts of the committee on appropriations to amend the bill appropriating \$25,000 for the tercentenary celebration of the discovery of Lake Champlain were checked in the House on Wednesday afternoon, when the bill in its original form was ordered to a third reading. It was a rather interesting debate on the subject of the amendments. One cut down the appropriation from \$25,000 to \$20,000, \$15,000 of which was to be used in erecting a memorial to Champlain. These were the occasion of a spirited debate in which Mr. Bacon, defending the action of the appropriation committee, spoke, Mr. DeBoer of Montpelier and Mr. Leary of Burlington and many others. All the speakers opposing the amendments seemed to be of the opinion that Vermont must do her share in this celebration, as Canada, the federal government, and New York were following out her own suggestions. The speakers also seemed to be opposed to the idea of tying the hands of the committee so that they could not do anything properly. Mr. DeBoer stated that the \$5,000 difference in the appropriation was just enough to define the quality of the celebration. He stated that the danger of the state were all right and that, from the figures he had obtained from the state treasurer, he was sure that on July 1, 1909, after the appropriations for education and other things had been taken care of, there would be a surplus in the treasury of \$170,000, unless something extraordinary came up. He said the \$5,000 would make no appreciable difference with the state treasury one way or the other, and he believed in giving the commission enough to make good. Mr. Bacon of Hartford jumped to his feet and said that the figures he had received from the auditor and treasurer showed that the excess of receipts over expenditures had been about \$85,000, and that the figures of Mr. DeBoer must be incorrect. The Hartford gentleman called for the years and says on the question of the amendment cutting down the appropriation, and it was killed by a vote of 170 to 51, much to the delight of Lynn M. Hayes, who was watching the fortunes of his pet measure from the press table.

New Bills in House To-day.

By Mr. Church of Whiting, to amend section 6485 and 5487 of the statutes, relating to poisonous drugs. Poisonous drugs to be sold in bottle of peculiar shape, recognizable by touch in the dark and known as a poison bottle.

By Mr. Bonville of Stockbridge, for the benefit of employee in case of injury by accident. Provides that an employee desiring the benefit of an employer's liability law shall at his own expense take out a policy in some reliable insurance company, for an amount equal to the benefit he desires.

By Mr. Howe of St. Johnsbury, to expedite proceedings in chancery.

By Mr. Runsey of Castleton (by request), relating to the pollution of the waters of Castleton river.

By Mr. Howe of St. Johnsbury to amend section 6205 of the statutes relating to the salaries of county clerks.

Increases Caledonia county clerk's salary to \$2,000.

By Mr. Beals of Walden, relating to the limitation of actions against towns for injuries on highways.

By Mr. Panch of Hinesburg, relating to fishing in Hinesburg pond.

By Mr. Panch of Hinesburg, to permit the taking of pickerel through the ice in Hinesburg pond.

By Mr. Miller of Guilford, relating to time allowed teachers. Time spent in attending meetings of school board as association, meetings of superintendent, or visiting schools when instructed to be accounted as time spent in teaching.

By Mr. Barber of Brattleboro to amend section 5055 of the statutes, relating to fishing in Hinesburg pond.

By Mr. Howe of St. Johnsbury, to amend section 2975 of the statutes, relating to appeals from probate courts.

By Mr. Martin of Brookline, to amend section 3303 of the statutes, relating to evidence of marriage. Makes a copy of the record of marriage made and certified by a person authorized to make such, presumptive evidence of the fact of marriage.

By Mr. Bacon of Hartford, in relation to the payment of bank deposits to foreign executors or administrators.

By Mr. Hitchcock of Pittsford, to repeal sections 3687 and 3688 of the statutes, relating to the removal of paupers.

By Mr. Fish of Vergennes, to amend No. 225 of the acts of 1906 relating to the ceding the United States exclusive jurisdiction of certain lands in Waybridge. Giving jurisdiction over the lands to be used as the government horse breeding farms.

By Mr. Darling of Groton, to change the name of Groton pond to Groton lake.

By Mr. DeBoer of Montpelier, to amend sections 4968, 4969, 4970, 4971 and 4972 of the statutes, relating to trademarks.

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